REMARKS/ARGUMENTS

Applicants would like to thank the Examiner for the careful consideration given the

present application. The application has been carefully reviewed in light of the Office action, and

amended as necessary to more clearly and particularly describe the subject matter, which

applicants regard as the invention.

Claims 1-5 were rejected under 35 U.S.C. 112, second paragraph, as being indefinite.

Claim 1 has been amended herein to cure such indefiniteness. Accordingly, withdrawal of this

rejection is respectfully requested.

Claims 1-3 and 6-8 were rejected under 35 U.S.C. 102(b) as being anticipated by

Martensson (GB 2,330,979). Traversal of this rejection is made for at least the following

reasons. Martensson does not disclose an antenna attached to a first case such that the antenna

forms a predetermined angle with the first case in a longitudinal direction, as recited in

independent claims 1 and 6. Applicants found that such a configuration of the antenna with

respect to the first case serves to further improve the rate of antenna gain (See Fig. 5 of the

subject application). In contrast, Martensson discloses an antenna that extends from a top portion

of the cellular telephone in a direction substantially parallel with a longitudinal direction of the

cellular phone casing. Thus, because Martensson does not disclose each and every element set

forth in claims 1 and 6, Martensson does not anticipate such claims. Withdrawal of this rejection

is requested.

Claims 4, 5, 9, and 10 were rejected under 35 U.S.C. 103(a) as being unpatentable over

Martensson (GB 2,330,979) in view of Tran (US 6,215,454). Traversal of this rejection is made

for at least the following reasons. Tran does not make up for the deficiencies of Martensson with

respect to claims 1 and 6, as discussed above. Like Martensson, Tran discloses an antenna that

extends in a direction substantially parallel with a longitudinal direction of the first case. Claims

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4, 5, 9, and 10 depend from claims 1 and 6. Thus, the combination of Martensson and Tran does

not render obvious claims 4, 5, 9, and 10. Accordingly, withdrawal of this rejection is

respectfully requested.

In light of the foregoing, it is respectfully submitted that the present application is in a

condition for allowance and notice to that effect is hereby requested. If it is determined that the

application is not in a condition for allowance, the Examiner is invited to initiate a telephone

interview with the undersigned attorney to expedite prosecution of the present application.

If there are any additional fees resulting from this communication, please charge same

to our Deposit Account No. 16-0820, our Order No. 33798.

Respectfully submitted,

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By:

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